## EXHIBIT 3

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Page 1
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                  UNITED STATES DISTRICT COURT
             FOR THE SOUTHERN DISTRICT OF NEW YORK
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     MARVEL CHARACTERS, INC.,
                                    ) No. 1:21-cv-7955-LAK
               Plaintiff and
                                       and consolidated cases
 4
           Counterclaim-Defendant, )
                                       1:21-cv-7957-LAK and
                                       1:21-cv-7959-LAK
           vs.
 5
     LAWRENCE D. LIEBER,
                                    )
                Defendant and
 6
                Counterclaimant.
 7
     MARVEL CHARACTERS, INC.,
               Plaintiff and
           Counterclaim-Defendant, )
 8
           vs.
 9
     KEITH A. DETTWILER, in his
      capacity as Executor of the
10
     Estate of Donald L. Heck,
               Defendant and
11
               Counterclaimant.
12
     MARVEL CHARACTERS, INC.,
               Plaintiff and
13
           Counterclaim-Defendant, )
           vs.
14
     PATRICK S. DITKO, in his
      capacity as Administrator of )
15
     the Estate of Stephen J.
     Ditko,
16
                Defendant and
                Counterclaimant.
17
18
             VIDEOTAPED DEPOSITION OF MARK EVANIER
19
                    Los Angeles, California
20
                     Friday, March 3, 2023
21
                            Volume I
22
     Reported by:
     NADIA NEWHART
23
     CSR No. 8714
24
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Page 2  1 UNITED STATES DISTRICT COURT	Page 4
FOR THE SOUTHERN DISTRICT OF NEW YORK	1 INDEX
2	2 WITNESS EXAMINATION
3 MARVEL CHARACTERS, INC., ) Plaintiff and )	3 MARK EVANIER
Plaintiff and ) 4 Counterclaim-Defendant, )	4 Volume I
vs. ) 5 LAWRENCE D. LIEBER, )	5
Defendant and ) No. 1:21-cv-7955-LAK  6 Counterclaimant. ) and consolidated cases	6 BY MR. PETROCELLI 7
	7 BY MR. TOBEROFF 202 8 BY MR. PETROCELLI 207
7 MARVEL CHARACTERS, INC., ) 1:21-cv-7959-LAK Plaintiff and )	
8 Counterclaim-Defendant, ) vs.	9 10
9 KEITH A. DETTWILER, in his )	
capacity as Executor of the ) 10 Estate of Donald L. Heck, )	
Defendant and ) 11 Counterclaimant. )	
)	13 Exhibit 150 Expert Report of Mark Evanier; 7
12 MARVEL CHARACTERS, INC., ) Plaintiff and )	14 24 pages 15
13 Counterclaim-Defendant, )	
vs. ) 14 PATRICK S. DITKO, in his )	16 Exhibit 151 Expert Report of Mark Evanier 7 17 (Supplemented); 26 pages
capacity as Administrator of ) 15 the Estate of Stephen J. )	18 (Supplemented); 20 pages
Ditko, )	19 Exhibit 152 Rebuttal Expert Report of Mark 7
16 Defendant and ) Counterclaimant. )	20 Evanier; 17 pages
17)	20 Evaluer, 17 pages 21
19 Videotaped deposition of MARK EVANIER,	22 Exhibit 153 Deposition transcript of Mark 122
<ul><li>20 Volume I, taken on behalf of Plaintiff and</li><li>21 Counterclaim-Defendant, at 1999 Avenue of the Stars,</li></ul>	23 Evanier in Kirby matter dated
<ul><li>22 8th Floor, Los Angeles, California, beginning at</li><li>23 9:37 a.m. and ending at 3:25 p.m. on Friday,</li></ul>	24 11/9/10; 48 pages
24 March 3, 2023, before NADIA NEWHART, Certified 25 Shorthand Reporter No. 8714.	25 117710, 40 pages
Page 3	Page 5
1 APPEARANCES:	1 INDEX (Continued):
2 For Marvel, Inc.:	2
3 O'MELVENY & MYERS, LLP	3 EXHIBITS
4 BY: DANIEL M. PETROCELLI, ESQ.	4 NUMBER DESCRIPTION PAGE
5 BY: BRITTANY FOWLER, ESQ.	5 Exhibit 154 (Withdrawn)
6 BY: Salvatore J. Cocchiaro, ESQ. (Remote)	,
	6
7 1999 Avenue of the Stars, 8th Floor	
7 1999 Avenue of the Stars, 8th Floor 8 Los Angeles, California 90067	
,	7 Exhibit 155 Deposition transcript Mark 138
8 Los Angeles, California 90067	7 Exhibit 155 Deposition transcript Mark 138 8 Evanier in the Wolfman matter
8 Los Angeles, California 90067 9 310-553-6700	7 Exhibit 155 Deposition transcript Mark 138 8 Evanier in the Wolfman matter 9 dated 10/12/99; 118 pages
8 Los Angeles, California 90067 9 310-553-6700 10 dpetrocelli@omm.com 11 bfowler@omm.com 12 scocciaro@omm	7 Exhibit 155 Deposition transcript Mark 8 Evanier in the Wolfman matter 9 dated 10/12/99; 118 pages 10
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8 Los Angeles, California 90067 9 310-553-6700 10 dpetrocelli@omm.com 11 bfowler@omm.com 12 scocciaro@omm 13 14 For Patrick S. Ditko, in his capacity as	7 Exhibit 155 Deposition transcript Mark 138 8 Evanier in the Wolfman matter 9 dated 10/12/99; 118 pages 10 11 Exhibit 156 The Comic Journal; 140 12 2021MARVEL-00550044; 41 pages
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8 Los Angeles, California 90067 9 310-553-6700 10 dpetrocelli@omm.com 11 bfowler@omm.com 12 scocciaro@omm 13 14 For Patrick S. Ditko, in his capacity as 15 Administrator of the Estate of Stephen J. Ditko: 16 TOBEROFF & ASSOCIATES, P.C. 17 BY: MARC TOBEROFF, ESQ.	7 Exhibit 155 Deposition transcript Mark 138 8 Evanier in the Wolfman matter 9 dated 10/12/99; 118 pages 10 11 Exhibit 156 The Comic Journal; 140 12 2021MARVEL-00550044; 41 pages 13 14 Exhibit 157 Expert Report of Paul 186 15 Levitz; 46 pages 16 17
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2 (Pages 2 - 5)

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1	Page 6	1	Page 8 were marked for identification
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	Los Angeles, California, Friday, March 3, 2023 9:37 a.m.	$\frac{1}{2}$	and are attached hereto.)
$\frac{2}{3}$	9.57 a.iii.	_	BY MR. PETROCELLI:
4	THE VIDEOGRAPHER: This is Jacob Flores, the	4	Q Okay. And you've prepared three reports
	videographer. I represent Veritext Legal Solutions		which I've marked as Exhibit 150, which is your
	in Costa Mesa, California. I'm a California notary		initial report; 151, a supplemental report; and 152,
	public, number 2365264. I am not financially		a rebuttal report; is that correct?
	interested in this action, nor am I a relative or	8	A That seems to be the case, yes.
9	employee of any attorney or any party.	9	Q Okay. Did you prepare the reports yourself?
10	Today's date is March 3rd, 2023. The current	10	A Yes, I did.
11	time on the monitor is 9:37 a.m. We're on record.	11	Q Did anybody else participate in the drafting
12	This deposition is taking place at 1999 Avenue of	12	or revising or editing of the reports?
13	the Stars, number 800, Los Angeles, California	13	A I got advice on how to prepare a report from
	90065. This is the video deposition of Mark Evanier	14	Mr. Toberoff, but I wrote the report.
	in the lead matter Marvel Characters, Inc., et al.,	15	Q And once you wrote your first draft or any
	versus Lawrence Lieber, et al., lead case		draft for that matter, did anybody, such as
	number 1:21-cv-7955-LAK.		Mr. Toberoff or others, review the reports and make
18	Would counsel please introduce themselves for	l .	any comments?
1	the record.	19	A I don't think so.
20	MR. PETROCELLI: Daniel Petrocelli for	20	Q Suggest any revisions?
21 22	Marvel.	21	A Yeah. I I think I've caught spelling they caught spelling mistakes or I got the wrong
	MS. FOWLER: Brittany Fowler for Marvel Characters, Inc.		number on a like what what are they called?
24	MR. TOBEROFF: Marc Toberoff for the		Bates numbers?
	defendants.	25	Q Yes.
			`
1	Page 7 THE VIDEOGRAPHER: Thank you.	1	Page 9
1 -			A Okay. I got the Bates number wrong on
2	•	$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	A Okay. I got the Bates number wrong on something.
3	Will our court reporter please swear in our witness.		A Okay. I got the Bates number wrong on something.  Q And other than
1	Will our court reporter please swear in our	2	something.  Q And other than
3	Will our court reporter please swear in our witness.	2 3 4	something.
3 4	Will our court reporter please swear in our witness.	2 3 4	something.  Q And other than  A I don't know why they're called Bates
3 4 5	Will our court reporter please swear in our witness.  THE REPORTER: Please raise your right hand.	2 3 4 5	something.  Q And other than A I don't know why they're called Bates numbers.
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Will our court reporter please swear in our witness.  THE REPORTER: Please raise your right hand.  MARK EVANIER, having been first duly sworn, was examined and testified as follows:  EXAMINATION  BY MR. PETROCELLI:  Q Good morning, Mr. Evanier.  A Hello.  Q I'd like to first wish you a belated happy birthday.  A Oh, you've been doing research.  Q The last deposition I took in this case was Larry Lieber's, and it was also the day after hisafter his birthday.  A You have a trend going here.  Q So you know you're here as an expert witness for the the defendants in this in these litigations?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	something.  Q And other than A I don't know why they're called Bates numbers.  Q Nor do I. A All right. Q But were there any, you know, more substantive revisions or suggestions made? A No, I don't think so. Q I'm not going to go through the reports right right this moment. But what do you understand you're here to testify about as an expert? A That's a that's the toughest question you can I understand that I am here because I have a wealth of knowledge about the history of the comic book industry and with a special emphasis on Marvel Comics in the '60s and '70s and with the procedures for how the comic books were created, how the work was done. I have a history of interviewing almost

3 (Pages 6 - 9)

Page 10 Page 12 1 THE WITNESS: No, actually, rephrase. I 1 published or drew stories that they published, 2 almost everyone who was alive when I was becoming 2 don't understand it the way you put it. 3 active in the business or at comic conventions. 3 BY MR. PETROCELLI: And I've written extensively and done quite a Q What don't you understand about it? A I don't understand if you're asking me if I'm 5 few interviews and -- cases where I've been 6 here to -- to do the -- the job of a judge or -- or 6 interviewed and cases where I have interviewed those 7 people. 7 even an attorney. I'm sorry. I'm not, obviously, 8 And so I understand that I am here to talk 8 either of those things. 9 about how the comic books were -- were produced, the (Mr. Cocchiaro joined the proceedings remotely.) 10 circumstances around them, not just Marvel, but also 10 BY MR. PETROCELLI: Q No. I appreciate your pointing out that 11 other companies as well. I worked for a lot of 12 decisions in this case would be made by people other 12 other companies as well. And --13 Does that answer your question? 13 than yourself or -- or me or Mr. Toberoff. A Yeah. All right. 14 Q In part. 15 15 Q Okay. But I'm asking you, since you have Are you here to express any opinions 16 been retained as an expert witness, whether you're 16 regarding whether the works at issue by the five 17 contributors involved in this litigation are works 17 rendering an opinion in this litigation that the 18 works that are the subject of this litigation are 18 made for hire or are not works made for hire? MR. TOBEROFF: Calls for a legal conclusion. works made for hire or are not works made for hire. 20 MR. TOBEROFF: Asked and answered, calls for 20 THE WITNESS: I don't quite understand the 21 legal conclusions. 21 question. 22 BY MR. PETROCELLI: 22 (Mr. Cocchiaro left the proceedings.) 23 MR. TOBEROFF: He already answered that 23 Q You do understand that this case involves 24 whether a number of works by Larry Lieber, 24 question. 25 Steve Ditko, Don Heck, Don Rico and Gene Colan are 25 THE WITNESS: Yeah, I -- I feel like I've Page 11 Page 13 1 or are not works made for hire? 1 answered the question to the best of my ability. 2 2 If -- maybe if you phrased it differently, I Do you understand that? 3 3 could --A I understand that, yes. Q Okay. And are you here to express an opinion 4 BY MR. PETROCELLI: 5 as to whether the works that are the subject of this Q No. Respectfully, I'd like you to try to 6 litigation are works made for hire or are not works 6 answer that question. 7 made for hire? MR. TOBEROFF: Okay. Asked and answered, 8 MR. TOBEROFF: Calls for legal conclusions. 8 calls for a legal conclusion. THE WITNESS: Well, I'm under the impression You can -- you can answer again, but then 10 that the whole matter -- this whole matter is to 10 that's it. 11 determine that by judges or juries or people way 11 THE WITNESS: I feel that I am here to lend 12 above my -- my legal expertise. So I don't think 12 the expertise I have to an understanding of the 13 I'm here to make the conclusion the judge is 13 working situation, how the comics were created, how 14 supposed to make. 14 the people were employed or not employed to do them. 15 BY MR. PETROCELLI: 15 You -- you -- you're -- you're aware that I 16 Q Okay. So you're not here, then, to render an 16 am not an attorney or a judge or anyone whose --17 expert opinion that the works at issue here are or 17 whose opinion matters. 18 are not works made for hire? 18 I think I've answered your question, sir. MR. TOBEROFF: Calls for legal conclusions. 19 BY MR. PETROCELLI: 20 THE WITNESS: I believe I'm here to discuss Q So to be clear, then, you're not going to 21 the circumstances and situations under which the 21 render an opinion in this case that the works that 22 work was generated and created. And --22 are involved in -- in this litigation are not works 23 If you can rephrase the question. I -- I 23 made for hire? 24 24 don't know that I --MR. TOBEROFF: Asked and answered, calls for

4 (Pages 10 - 13)

25 a legal conclusion.

MR. PETROCELLI: You can repeat the question.

Page 14 Page 16 1 You -- you can answer that. 1 BY MR. PETROCELLI: 2 THE WITNESS: Give me a second here. Let me Q Answer that question. A My opinion is that I have heard so many 3 think about it. I'm trying to understand --4 BY MR. PETROCELLI: 4 different definitions of works for hire over the Q Sir, let me -- let me see if I can be 5 years, from different people, that I don't know 6 helpful, because I'm really not trying to do 6 which one to follow. 7 something tricky here. I'm just trying to find out 7 Q So you don't know the answer to that 8 whether you're here to render the ultimate question 8 question? 9 and opinion on the ultimate question that you've A No. I don't -- my -- my answer -- if you 10 indicated is for the judge or the jury to decide. 10 would like to give me a definition of work for hire 11 that you think stands up to all of this, I could So you've explained that you're here to 12 discuss certain information and certain 12 tell you how I think my understanding of the 13 business relates to that definition. 13 circumstances regarding how works were created in 14 14 the comic book industry. I -- I understand that. But I see things called work for hire that I 15 A Then you understand my answer. 15 do not believe fit my layman's understanding of work 16 Q Hold on. The issue in this case is whether 16 for hire. 17 or not, as Marvel contends, all of the works Q And is that -- sticking with that, okay, your 17 18 involved in this case are works for hire or, as the 18 layman's understanding of -- of work for hire, is it 19 your opinion that the -- that none of the works 19 defendants contend, none of the works here are works 20 for hire. That's the ultimate issue in these cases. 20 involved in this litigation fit your layman's view 21 21 of work for hire? And are you here to render an opinion that 22 the works are works for hire or an opinion that the 22 MR. TOBEROFF: Overbroad, lacks foundation. 23 works are not made for hire? That's all I'm asking. 23 THE WITNESS: Do I have to --24 24 MR. TOBEROFF: Asked and -- hold on. MR. TOBEROFF: Calls for legal conclusions. 25 Asked and answered, calls for multiple legal 25 THE WITNESS: May I answer? Page 15 Page 17 1 conclusions. 1 BY MR. PETROCELLI: Q Yes, unless he instructs you not to answer. 2 You -- you can answer --3 THE WITNESS: I -- I am --3 A Okay. All right. 4 4 MR. TOBEROFF: You can just answer the MR. TOBEROFF: Wait a second. So when I 5 question. 5 object -- I'll make objections. Unless I instruct THE WITNESS: -- not here -- I am not here to 6 you not to answer, you can always answer. 7 THE WITNESS: All right. 7 do multiple legal conclusions. 8 BY MR. PETROCELLI: 8 MR. TOBEROFF: Just make sure you're Q I didn't ask -- you know, your lawyer is 9 answering the question asked. 10 entitled to make objections. It's really not your 10 THE WITNESS: It is my -- in the -- in the --11 job to parrot his objections in your answer. 11 all right. Let me see if I can answer it this way. This is just a very simple question. If 12 Maybe we can get past this. 13 you're not here to give an opinion to the Court that I have heard the term "work for hire" bandied 13 14 the works are made for hire or not made for hire, 14 about for years, ever since about 1978. I never 15 then just say so. I'm not hearing --15 heard it before then, in the entire industry. MR. TOBEROFF: He already did. 16 And I have heard people tell me definitions, 16 17 BY MR. PETROCELLI: 17 including definitions from lawyers and people who 18 Q -- that opinion. 18 were in positions of responsibility at the 19 A I -- I think I did. 19 companies, that I knew were false definitions. 20 20 MR. TOBEROFF: You can answer again. I think I have been lied to about that at 21 BY MR. PETROCELLI: 21 various times. Or maybe "lie" is too strong a word.

5 (Pages 14 - 17)

22 Misled or told definitions by people who I don't

25 people in this world tell you about legal things is

I'm sure you're aware that not everything

23 think had any basis for their position.

24

22 Q So what -- what is your opinion? Are they 23 works for hire, or are they not works for hire?

25 that's a different question. You asked him what --

MR. TOBEROFF: That's -- that's another --

Page 18 Page 20 THE WITNESS: Okay. 1 true. I'm not talking about anything in this room. 1 I'm talking about when publishers or 2 MR. TOBEROFF: And -- and --3 representatives of comic book companies are dealing 3 THE WITNESS: And I'm sorry. I apologize. 4 with writers and artists and creative people who MR. TOBEROFF: And -- and -- no, you don't 5 have not been to law school or maybe are not well 5 have to apologize. This isn't a popularity contest. 6 informed about legal situations, they say a lot of 6 Just -- I would just try and focus and limit it to 7 the nonsense. 7 the question. I had a guy who was a head of a comic book 8 THE WITNESS: Okay. I -- I am going to shut 9 company once told me that a private individual could 9 up now. Thank you. 10 never own a copyright. It had to be in the name of 10 BY MR. PETROCELLI: Q So in view of what you have explained, is it 11 a corporation. I knew that was not true. So I -- I will -- you know, if -- if you're 12 accurate to say, then, that with respect to the 12 13 works specifically involved in this case, you don't 13 asking me do I think things are work for hire, I 14 think -- I think "works" in this -- I think it is --14 know one way or the other whether they are works 15 it is a very open question based on some of the 15 made for hire? 16 definitions of work for hire I've heard. 16 A No, that is not what I said. 17 I -- and I have seen the relationship between Q Okay. Well, do you know whether they were 17 18 the publishers, the -- the management, in this case, 18 works made for hire? 19 of comic book companies misrepresented. I've seen 19 MR. TOBEROFF: Calls for legal conclusions. 20 people being told me that their work is work for 20 THE WITNESS: I don't -- I don't --21 21 hire when I thought there was no basis for that. MR. TOBEROFF: That's not why he's here. THE WITNESS: I -- I have --22 But -- and I've seen -- I've seen the work --22 23 term "work for hire" tossed around very casually, 23 BY MR. PETROCELLI: 24 applied retroactively to work that was done before 24 Q Can -- can you answer that yes or no? 25 anybody had heard the term "work for hire" in the 25 A No, I can't answer that yes or no. Page 19 Page 21 1 industry. Q You can't answer the question whether you So I -- I -- this is, to me, kind of a -- a 2. know whether these works are made for hire? 3 cesspool to wade into. I don't understand some of 4 the -- I think I can't answer your question in the Q I'll follow up, whatever your answer is. I'm 5 general. I might be able to answer in the specific, 5 not going to stop there, but I'm trying to do this 6 in some cases. 6 in an orderly fashion. But I -- I would be fascinated if apart --7 MR. TOBEROFF: Objection; calls for legal 8 apart from this case, someone could show me an 8 conclusions from a layperson. 9 absolute definition of work for hire that was THE WITNESS: I --10 inarguable and allowed someone to look at it and 10 BY MR. PETROCELLI: 11 say, well, this is work for hire and this isn't. 11 Q Well, you presented --12 I've seen the definitions shift so much at 12 A I am not here to -- I am not here as an 13 the convenience of whoever was trying to claim 13 attorney. 14 ownership of something that I don't know what 14 Q So you're not here --15 standard to apply to these cases, necessarily, 15 A I have not been an attorney. I don't have a 16 unless you can give me a definition. 16 tie on. 17 I'm sorry if I'm not answering your question Q So you're not here to render an opinion 17 18 with a yes or no, but I don't understand. 18 whether the works are made for hire, correct? 19 MR. TOBEROFF: Mark? 19 MR. TOBEROFF: Asked and answered. He 20 THE WITNESS: Yeah. 20 already said that. 21 MR. TOBEROFF: I -- I think you -- you don't 21 MR. PETROCELLI: Excuse me. Let me rephrase 22 have to -- you keep talking. 22 the question. 23 THE WITNESS: Okay. 23 Q You're not here, then, as an expert witness, 24 MR. TOBEROFF: I think you should try and 24 to render opinions on whether the works involved in

6 (Pages 18 - 21)

25 these cases are works for hire or are not works for

25 focus on the question. Just answer the question.

Page 26 Page 28 1 BY MR. PETROCELLI: 1 MR. TOBEROFF: Well, for purpose -- for --Q Could you take a look at Exhibit 151, just 2 that's correct. 3 to -- just to clarify this. And just take a look at 3 MR. PETROCELLI: Or maybe he is your client. 4 the first paragraph of your --4 I --5 MR. TOBEROFF: That's correct. A Which --Q -- supplemented expert --6 MR. PETROCELLI: I -- I don't know. 7 A Which one are we -- which on are we talking 7 THE WITNESS: He's not -- he -- he --8 8 about? THE VIDEOGRAPHER: It's 10:00 a.m. Off the Q Excuse me. We need to do a really good job 9 record. 10 of not talking over each other, because our reporter 10 (Recess.) 11 is going to get very upset with us, okay? 11 (Mr. Cocchiaro rejoined the proceedings.) 12 A I don't want to -- I'm only really here to 12 THE VIDEOGRAPHER: The time is 10:06 a.m. 13 please them. I mean, I would like this to be -- for 13 We're back on record. 14 them to be very proud. I would like to think I'm 14 BY MR. PETROCELLI: 15 going to get an Emmy for this. Q I'd like to follow up on something you said 16 Q Look at Exhibit 151. 16 in one of your prior answers in which you mentioned 17 A Exhibit 151. Yes. Okay. Thank you. All 17 having heard lies and misrepresentations about work 18 right. 18 for hire issues. 19 Do you recall that? 19 Q And look at the first paragraph. 20 A All right. 20 A Yes. 21 21 Q Okay. Did you hear any such lies or O And --22 A That is the period that I believe these 22 misrepresentations told to you by creators? 23 particular works were created in, '62 to '75. 23 A I heard bafflement. I heard --24 O Okav. 24 Q Well, my question was lies and 25 A You asked me if this is about a period -- the 25 misrepresentation. Page 27 Page 29 1 larger period of -- the larger period of when --A Well, a misrepresentation is -- I've heard Q I didn't ask that, but that's okay. 2 people who were just confused and didn't know what 3 A Okay. Okay. 3 they -- when -- when -- they weren't lies because 4 O We're --4 the people just simply didn't know. 5 A I understood the question to be about the 5 Q Okay. My question to you is, in all of your 6 period of where the copyright laws were altered, 6 experience, with respect to that answer that you 7 and -- and so -- and I -- and -- and --7 gave about lies and misrepresentations, did you ever MR. TOBEROFF: Could we -- could we --8 believe that a creator was lying to you about work 8 9 MR. PETROCELLI: That was a prior question. 9 for hire? 10 THE WITNESS: Okay. 10 A A creator was lying to me about --11 11 MR. PETROCELLI: We're --O Yes. 12 MR. TOBEROFF: Dan, could we just take a 12 MR. TOBEROFF: Vague, lacks foundation. THE WITNESS: There are creators who also 13 short break? 13 14 MR. PETROCELLI: Yeah. 14 were management, and in that case, yes. 15 MR. TOBEROFF: I think I just --15 BY MR. PETROCELLI: 16 THE WITNESS: I'm sorry. I'm getting a Q What about creators who were not management? 17 little -- a little disoriented here. 17 Have you ever experienced any such person lying to 18 MR. TOBEROFF: Before we get into -- I'm not 18 you about --19 trying to cut you in, in the middle of questioning, 19 A Lying --20 but I'm just trying -- I'd like to take a break. 20 Q -- work for hire? 21 MR. PETROCELLI: Okay. A -- or -- if -- if the answer -- the question 22 22 is lying or misrepresentation, I can't think of one MR. TOBEROFF: Just to talk to my client 23 briefly. 23 at the moment. I'm not saying it never happened. 24 THE VIDEOGRAPHER: The time is 10:00 a.m. 24 Q When you were giving that testimony, you --25 MR. PETROCELLI: He's not your client. 25 you had in mind not creative folks, but management

8 (Pages 26 - 29)

Page 30 1 or publishing people? A Okay. 1 2 Q -- unless he tells you not to. 2 A I had in mind people who were in positions 3 where they felt it was part of their duty to explain A All right. MR. TOBEROFF: Wait -- wait a second. 4 contracts or to explain why the company was changing 4 5 So I'm --5 the way they did business, representing the company. 6 (Simultaneous speaking - unreportable.) Those people were also, in some cases, also 7 creators because, as you probably know, people who 7 MR. TOBEROFF: As you understand, I object --8 write and draw comics sometimes wind up editing them 8 can object as to the form of the question, make 9 or publishing them. 9 other objections. But you can answer the question 10 Q Okay. With respect to your reports, you 10 unless I instruct you, but I would not state my 11 referred to various sources of information in your 11 objections. That's for me. 12 THE WITNESS: Okay. Thank you. I'm sorry. 12 reports. And I'm talking about all three of your 13 reports --13 MR. TOBEROFF: That's okay. 14 14 A Yes. THE WITNESS: Could I have the question 15 Q -- Exhibits 150, 151 and 152. 15 again. 16 MR. PETROCELLI: Please. 16 Are all of the sources and bases for the 17 17 three reports identified in the three reports? (Record read as follows: 18 "Q: Did you rely on any statements A Probably --18 19 MR. TOBEROFF: Objection; vague, overbroad. 19 or information from Mr. Toberoff or 20 his -- or other counsel in rendering 20 BY MR. PETROCELLI: 21 21 Q You can answer. the reports?") 22 A I don't know. Do you want to point to a 22 MR. TOBEROFF: Objection; compound. 23 THE WITNESS: All right. Did I rely on any 23 specific one? 24 statements from Mr. Toberoff? No. I relied -- the 24 Q I'm trying to -- you did not provide a list 25 answer is no. 25 of your -- what we call reliance materials, which is Page 31 1 BY MR. PETROCELLI: 1 a -- a list of the materials on which you relied in 2 rendering your reports. And I'm trying to find out 2 Q Did you receive any documents from 3 whether the materials on which you did rely are, 3 Mr. Toberoff on which you relied in writing the 4 nonetheless, all identified in your reports. 4 reports? MR. TOBEROFF: Objection; lacks foundation, A Yes, I did. 6 assumes facts, misstates the exhibits. Q What documents? 7 BY MR. PETROCELLI: 7 A He sent me a list -- quite a -- there's a 8 list of them. I wish I -- if I had my computer in Q You can answer. A Okay. I don't think I listed every place 9 front of me, it would be easier to do -- in front of 10 that was a source of knowledge to me about the 10 me, it would be easier. He gave me declarations from past lawsuits, 11 business. 11 12 Q Did you --12 for example, a declaration by Gene Colan, a 13 A A lot of those are personal observations and 13 declaration by Don Heck, I believe, and such. 14 personal interviews that were not recorded or 14 He gave me some interviews that were done 15 published. 15 with various people. Roy Thomas, interview with 16 Roy Thomas -- a couple of interviews with Roy 16 Q Did you rely on any statements or information 17 from Mr. Toberoff or his -- or other counsel in 17 Thomas. 18 rendering the reports? 18 He gave me a -- an Avengers plot that Roy

9 (Pages 30 - 33)

19 Thomas produced -- or I don't where -- I don't know

He gave me a -- let me see. It was quite a 22 pile of things, some of which I already had, some

He gave me Paul Levitz's expert report and, I

23 interviews, some interviews in the Alter Ego

25

20 who produced it.

24 magazine.

19

20

21

23

24

25

MR. TOBEROFF: Objection; compound.

THE WITNESS: All right. Compound.

Q Really, these objections are for the judge.

Q You're just supposed to answer my question --

A I -- I understand that. I understand that.

What's the first part again?

22 BY MR. PETROCELLI:

Page 32

Page 33

Page 46	Page 48
1 a company called DePatie–Freleng, and Marvel	1 that, and then I'll let you continue your answer.
2 Productions Marvel's animation company was kind	
3 of formed out of the wreckage of that company.	3 Q Did you believe is one of the reasons
4 Q What was the name of the company?	4 you're not seeking compensation in this case because
5 A The company was called DePatie-Freleng,	5 you believe Larry Lieber was wronged?
6 D-e-P-a-i D-e-P-a-t-i-e, hyphen, F-r-e-l-e-n-g.	6 MR. TOBEROFF: Objection as to form, lacks
7 (Mr. Bard joined the proceedings remotely.)	7 foundation.
8 BY MR. PETROCELLI:	8 THE WITNESS: I would say yes.
9 Q Have you testified in any other proceedings	9 BY MR. PETROCELLI:
10 than the ones that you have identified, either as an	10 Q Same question for Steve Ditko.
11 expert witness or a fact witness?	11 A Probably.
12 A Are you counting depositions?	12 Q Don Heck?
13 Q Yes.	13 A Yes.
14 A I testified I gave a deposition in a	14 Q Don Rico?
15 lease lawsuit around 1976 or '77 for the	15 A Probably, yes.
16 Edgar Rice Burroughs estate. It was a lawsuit where	16 Q And Gene Colan?
17 they had fired or dismissed the president of the	17 A Yes.
18 company, and he was suing them for wrongful	18 Q And in what way do you believe that those
19 termination.	19 five folks were wronged?
20 Q Okay. All right. Any others?	A I believe those five folks contributed to
21 A I'm going to answer I don't think so.	21 mightily, essentially, to the creation of properties
22 Q Now, you indicated that insofar as the	22 that are worth billions of dollars now and that the
23 Siegel, Wolfman, Kirby, in this case, all those four	23 compensation that they received was a shame.
24 cases, that you are uncomfortable or were	It was it was it makes me uncomfortable
24 cases, that you are unconflortable of were	11 was It was It makes me uncomfortable
25 uncomfortable seeking compensation.	25 that someone could lend themselves to something, in
25 uncomfortable seeking compensation.	25 that someone could lend themselves to something, in
25 uncomfortable seeking compensation.  Page 47	25 that someone could lend themselves to something, in Page 49
25 uncomfortable seeking compensation.  Page 47  Why is that?	25 that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who	25 that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created 2 where it was not anticipated to be of the value
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  I either knew or had great respect for and who, in	25 that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created 2 where it was not anticipated to be of the value 3 or even the head of the company thought the stuff
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  I either knew or had great respect for and who, in  some cases, I felt had been wronged and	25 that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created  where it was not anticipated to be of the value  3 or even the head of the company thought the stuff  was worthless, and that they ultimately received so
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  I either knew or had great respect for and who, in  some cases, I felt had been wronged and  Are you looking for a short answer for this	25 that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created 2 where it was not anticipated to be of the value 3 or even the head of the company thought the stuff 4 was worthless, and that they ultimately received so 5 little compensation and, in some cases, a great lack
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  I either knew or had great respect for and who, in  some cases, I felt had been wronged and  Are you looking for a short answer for this  or or	25 that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created 2 where it was not anticipated to be of the value 3 or even the head of the company thought the stuff 4 was worthless, and that they ultimately received so 5 little compensation and, in some cases, a great lack 6 of respect.
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  i either knew or had great respect for and who, in  some cases, I felt had been wronged and  Are you looking for a short answer for this  or or  Q Well, I	25 that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created 2 where it was not anticipated to be of the value 3 or even the head of the company thought the stuff 4 was worthless, and that they ultimately received so 5 little compensation and, in some cases, a great lack 6 of respect. 7 And let me since you wanted me to
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  I either knew or had great respect for and who, in  some cases, I felt had been wronged and  Are you looking for a short answer for this  or or  Q Well, I  A or a long one or	25 that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created 2 where it was not anticipated to be of the value 3 or even the head of the company thought the stuff 4 was worthless, and that they ultimately received so 5 little compensation and, in some cases, a great lack 6 of respect.  And let me since you wanted me to 8 answer this question, I will.
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  I either knew or had great respect for and who, in  some cases, I felt had been wronged and  Are you looking for a short answer for this  or or  Q Well, I  A or a long one or  Q I don't want you to go on needlessly long	25 that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created 2 where it was not anticipated to be of the value 3 or even the head of the company thought the stuff 4 was worthless, and that they ultimately received so 5 little compensation and, in some cases, a great lack 6 of respect.  7 And let me since you wanted me to 8 answer this question, I will. 9 I grew up on these comic books. They have a
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  I either knew or had great respect for and who, in  some cases, I felt had been wronged and  Are you looking for a short answer for this  or or  Q Well, I  A or a long one or  Q I don't want you to go on needlessly long  lo because we have, you know, a certain amount of time	that someone could lend themselves to something, in  Page 49  the circumstances under which that work was created where it was not anticipated to be of the value  or even the head of the company thought the stuff was worthless, and that they ultimately received so little compensation and, in some cases, a great lack of respect.  And let me since you wanted me to answer this question, I will.  I grew up on these comic books. They have a lot to do with me being a professional writer for
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  i either knew or had great respect for and who, in  some cases, I felt had been wronged and  Are you looking for a short answer for this  or or  Q Well, I  A or a long one or  Q I don't want you to go on needlessly long  because we have, you know, a certain amount of time  today	that someone could lend themselves to something, in  Page 49  the circumstances under which that work was created where it was not anticipated to be of the value  or even the head of the company thought the stuff was worthless, and that they ultimately received so little compensation and, in some cases, a great lack of respect.  And let me since you wanted me to answer this question, I will.  I grew up on these comic books. They have a lot to do with me being a professional writer for the last 52 years, and I have a a certain debt to
25 uncomfortable seeking compensation.  Page 47  Why is that?  A Well, all of those cases involve creators who  leither knew or had great respect for and who, in  some cases, I felt had been wronged and  Are you looking for a short answer for this  or or  Q Well, I  A or a long one or  Q I don't want you to go on needlessly long  because we have, you know, a certain amount of time  today  A That's why I'm asking.	that someone could lend themselves to something, in  Page 49  1 the circumstances under which that work was created  2 where it was not anticipated to be of the value  3 or even the head of the company thought the stuff  4 was worthless, and that they ultimately received so  5 little compensation and, in some cases, a great lack  6 of respect.  7 And let me since you wanted me to  8 answer this question, I will.  9 I grew up on these comic books. They have a  10 lot to do with me being a professional writer for  11 the last 52 years, and I have a a certain debt to  12 them, and I feel also a certain debt to history.
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13 (Pages 46 - 49)

23 and -- and writing articles and things trying to

24 correct the record. And -- yeah, so that's my

25 answer to you.

23 not going to get a short answer. All right.

25 Q So let me just, okay, follow up briefly on

24 BY MR. PETROCELLI:

Page 50 Page 52 Q Would you agree that you are an advocate for A Charles. I -- I knew him as Charles. 1 1 2 the rights of comic creators? Q Charles? Okay. MR. TOBEROFF: Objection; vague. 3 A I have trouble calling a grown man Chip. THE WITNESS: I think I'm an advocate for Q Who -- did anybody tell you that 4 5 Martin Goodman said the contributions of these five 5 truth here. I know that sounds corny, but, yeah, 6 I -- for -- yes, I have -- I have felt that these 6 contributors involved in this case were worthless? 7 people --A Okay. I'm exaggerating with the word 8 BY MR. PETROCELLI: 8 "worthless." Obviously, they were worth to him, at 9 the time, to publish those comics, which he profited Q You can answer the question, yes or no. A Yeah, the -- the -- I'm -- I'm a little fuzzy 10 from. 11 on your definition of advocate here, but -- but I do 11 It is a virtual unanimous opinion of people 12 take their sides at times. 12 I've dealt with who worked for Marvel briefly in the 13 Q No. My question is, do you consider yourself 13 '60s that Mr. Goodman did not appreciate the value 14 an advocate for comic creators' rights? 14 of the material, that he thought it was going to --15 MR. TOBEROFF: Objection as to form, vague. 15 you know, the -- the history of Marvel Comics -- and THE WITNESS: My answer is yes, at times. 16 I know you aren't interested in certain amounts of 16 17 this, but --17 BY MR. PETROCELLI: Q Okay. And do you -- and do you remain an 18 Q Yeah. 19 advocate today? 19 A -- I have --20 A Nothing has changed. 20 Q We have to keep --21 21 Q Okay. Now, in your prior answer, you said, A -- I have to say it to -- just to -- to 22 "The head of the company thought the stuff was 22 answer your question, was that they published war 23 worthless." 23 comics for a while, and then when those went out of 24 A Yes. 24 fad, they published love comics for a while. When 25 Q Which company? 25 those went out, they published westerns, and -- they Page 53 Page 51 1 just kept jumping on trends. A Well, the company that we now know as 1 2 Marvel Comics. 2 And every single person I think I ever talked Q Okay. And which head? 3 to who talked about working -- or selling stuff to 3 4 Marvel in the '60s said Martin's always thought it 4 A Martin Goodman. 5 O Okay. What -- what stuff? 5 was just another fad that would just last for a 6 short period of time. A The properties that are controlled now --7 And when he finally got an offer to sell 7 well, the -- the properties that were created in the 8 Marvel, he sold it for way, way below what he 8 1960s and in the '70s and probably other ones after 9 that that are now part of the Marvel universe that 9 thought it was -- what -- what anybody would 10 reasonably now say it was worth. 10 are exploited in motion pictures and merchandising Q Did you have direct conversations with any 11 and -- and, you know, many places. The -- the 12 characters, obviously, have an enormous value. 12 of -- Lieber, Ditko, Heck, Rico or Colan on that 13 subject? Q Did he personally tell you that? 13 14 A Did Martin Goodman tell me that --14 A Probably. 15 15 Q And they told you what you just explained to Q Yeah. 16 A -- personally? No. 16 me? 17 A If you want to go specifically one by one, 17 Q Okay. In fact, you only met him once in 18 Larry Lieber certainly said that to me. 18 passing? 19 A I met him briefly. Q And said that Mr. Goodman did not appreciate MR. TOBEROFF: Object- -- excuse me. 20 his work? 20 21 A Yes.

14 (Pages 50 - 53)

22

Q Okay.

25 sufficiently.

23 A Well, no, no, that's not what -- you're --

24 you're -- I said he did not value the work

Objection as to form.

Q Chip Goodman, right?

23 passing. I also knew his son. 24 BY MR. PETROCELLI:

THE WITNESS: Yes. I met Mr. Goodman once in

21

Page 56 1 Q You mean he didn't pay him enough? 1 paid less than even the industry norm. 2 A Well, I think he didn't pay him enough. Q And -- and explain to me what you just said. 3 Q Well --Did you understand that they had agreements 4 A I think all these guys -- I think all these 4 or contracts requiring such additional compensation? 5 people were not paid enough. MR. TOBEROFF: Objection as to form. Q We're -- we're talking about the payment at THE WITNESS: Would you repeat the question? 6 7 the time they rendered the -- the service. 7 BY MR. PETROCELLI: MR. TOBEROFF: Objection as to form. 8 Q You just indicated a number of -- of 9 BY MR. PETROCELLI: 9 instances or ways in which these contributors were Q I'm trying to understand what you're saying 10 not paid, okay? 10 A I'm -- I'm --11 Did you understand that they were not paid 12 Q Let me --12 even though they had agreements to be so paid? 13 A All right. All right. MR. TOBEROFF: Objection as to form. 13 14 Q Let me try to set this up --14 THE WITNESS: I do not believe they had 15 A All right. 15 agreements to be paid --16 Q -- a little bit. MR. PETROCELLI: Okay. 16 17 Are you saying that at the time that they 17 THE WITNESS: -- that way. 18 rendered the service, created these contributions 18 BY MR. PETROCELLI: 19 and were paid on a per-page rate? Q But it's your view that even though they 20 A Yes. 20 didn't have specific agreements for such uses, they 21 Q Are you saying that that rate was too low at 21 should have been paid anyway? 22 that time? 22 A I believe that they should have been paid 23 MR. TOBEROFF: Objection as to form. 23 anyway, because the agreements that they signed may 24 THE WITNESS: Okay. I believe it was. 24 not have -- let me -- let me say this right. Give 25 BY MR. PETROCELLI: 25 me a second, please. Page 55 Page 57 1 Q Okay. Are -- you do understand they agreed I believe that there were verbal promises 2 to accept that rate at that time, right? 2 made to some of them that they would be paid, that 3 MR. TOBEROFF: Objection as to form. 3 those verbal promises were not honored. And I 4 THE WITNESS: I understand that, yes. 4 believe that they believed that they were only doing 5 BY MR. PETROCELLI: 5 comic books. Q Okay. Besides having a view that their rates And in some cases, I believe they -- they 7 were too low at that time, do you have some other 7 were doing it for one-time publication. And then 8 view as to they're being undercompensated? 8 regardless of anything that might have been signed, MR. TOBEROFF: Objection as to form. 9 which I have never seen anything that gave --10 THE WITNESS: Yes. I --10 that -- that said, you know, well, you understand 11 BY MR. PETROCELLI: 11 we may use these on television? I think they were 12 Q What -- what is that view? 12 undercompensated. Q Did anybody ever -- of these five folks, did A All right. I believe that Marvel reprinted 14 any one of them tell -- tell you that there had been 14 that work over and over without paying them 15 additional money. I believe in the case of 15 verbal promises made to them to pay them that had 16 been broken? 16 Mr. Colan, Mr. Heck, Mr. Lieb- -- well, actually 17 probably all of them. 17 A Yes. 18 I'm not sure about Mr. Rico -- well, yes, and 18 Q Who -- who told you that? 19 even Mr. Rico, the work was adapted into television 19 A Steve Ditko. 20 scripts and cartoons without compensation or, in Q And what was the promise that he said was 21 some cases, credit to them. 21 made that was broken? 22 I believe that their artwork -- that the 22 A That if the material had another life outside 23 artwork of those who drew was reprinted on toys and 23 of the comic books, he would be compensated, that

15 (Pages 54 - 57)

25

24 something would be negotiated.

Q And when did he tell you that?

24 merchandise without them being compensated. I

25 believe that the -- and that they were, at the time,

Page 58

1 A He told me this in June of 1970.

Q Okay. And have you written about that

3 promise in some of your writings or talks?

- A I'm not sure if I wrote about that.
- Q Why do you -- how do you happen to remember
- 6 that specific date?
- 7 A Well, in July -- in -- in 1970, my
- 8 then-partner and I went to New York, and I visited
- 9 the offices of DC Comics and Marvel Comics and a few
- 10 other companies for a few days. And I -- on that
- 11 trip, I spent two days with -- with Steve Ditko.
- 12 O And he -- and who did he say made the promise
- 13 to him?
- 14 A Martin Goodman -- well, excuse me,
- 15 Martin Goodman through intermediaries.
- Q Did he say who the intermediaries were?
- 17 A Stan Lee and others.
- 18 Q And did he say what specific promise was
- 19 broken?
- 20 A The specific promise was that if the
- 21 materials had a life outside of being published in
- 22 comic books the way they were being published, that
- 23 Martin would -- I think the term he used was take
- 24 care of him. There would be additional money paid.

A He said that was the reason he had stopped

Q Okay. Do you know -- did you ever discuss

- 25 Q So at that time, Mr. Ditko was aware that the
  - Page 59
- Page 61
- 2 then with Heck now, not with Lieber, you said.

- 5 with him why he didn't bring a lawsuit?

1 promises had already been broken?

3 working -- doing work with Marvel.

- A I don't think there were any comic book
- 7 creators at that time who dared bring a lawsuit or
- 8 could afford to bring a lawsuit.
- Q No. My question was, did he tell you?
- 10 A No, he didn't tell me that.
- 11 Q Okay. Besides Ditko telling you about that
- 12 promise that he claimed was broken, as early as June
- 13 of 1970, are you -- did you have any other
- 14 conversations with either him or -- or Lieber, Heck,
- 15 Rico and Colan about broken promises?
- 16 A Let me think. Not with -- I don't think with
- 17 them. With other people, but not with them. Let me
- 18 think for a second. Not with Larry.
- Don Heck told me that he was promised that
- 20 Marvel would always buy work from -- for him -- from
- 21 him and that -- that, at times, that was not
- 22 honored.
- 23 Q In what year did he tell you that?
- A I spoke with him -- the first time I spoke
- 25 with him was on the phone in late '69 or early 1970.

8 what he said the broken promise was, that he was going to provide works to Marvel and then Marvel

Page 60

10 refused to deal with him?

5 years later. He was -- he was --

- A He was told me that Marvel -- he was told
- 12 Marvel would always be open to giving him work,

1 And then I spoke with him in person in July of 1970. 2 And then we talked on the phone sporadically after

3 that, maybe once a year or twice a year. And then I 4 talked with him at length at one convention many

Okay. I've answered my -- that's my answer.

Q Okay. And can you be more specific as to

- 13 that -- that when he wanted to do work for -- draw
- 14 comics for them, they would, you know, make it
- 15 possible for him to submit work and to have, you
- 16 know -- and then there was a gap where they -- he
- 17 just wasn't getting it.
- Q Did he tell you why?
- A He did not know why. Well, he -- no, he
- 20 didn't -- he didn't --
- 21 O Okay.
- 22 A He did not understand why.
- 23 Q So you mentioned conversation --
- 24 A And, actually -- okay. It's not responsive
- 25 to your question. I am sorry.
  - Q You mentioned a conversation with Ditko and
- By the way, have you read Larry Lieber's
- 4 deposition in this case?
- A Yes.
- 6 Q Okay. And in the Kirby case?
- 7 MR. TOBEROFF: He asked --
- 8 THE WITNESS: Yeah.
- MR. TOBEROFF: -- you if you read
- 10 Larry Lieber's deposition transcript in this case.
- THE WITNESS: Oh, no, I haven't. No. 11
- 12 BY MR. PETROCELLI:
- 13 Q You said yes.
- A No. I -- I read a statement he made. I -- I 14
- 15 read a --
- 16 Q What statement?
- A Are we talking about -- I'm a little confused 17
- 18 here. I'm sorry.
- 19 Q Well, you answered yes to my question, and
- 20 then Mr. Toberoff --
- 21 A I'm not -- I'm not --
- 22 Q -- asked you the same question again, I guess
- 23 suggesting that maybe you didn't read it.
- 24 Did you or did you not read Larry Lieber's
- 25 deposition taken in this case?

16 (Pages 58 - 61)

	Page 62		Page 64
1	MR. TOBEROFF: You mean the transcript of his	1	troublemaker.
1	deposition?	2	Q This is for publications other than the comic
3	MR. PETROCELLI: Well, of course I mean that.		books, you said?
4	MR. TOBEROFF: Yes, but to a layman, it's not	4	A Yes, yes.
5	clear.	5	Q Okay. And then what about Gene Colan? Did
6	THE WITNESS: I read a transcript of a	6	you discuss with him broken promises by Marvel?
7	deposition of Larry Lieber.	7	A Well, the promises that Gene Colan felt were
	BY MR. PETROCELLI:	8	broken were broken after the period of time we're
9	Q Okay. Was it the one that		talking about here.
10	A I believe it was.	10	Q Promises that occurred in later years?
11	Q In this case?	11	A Yes. Well, promises that were made at the
12	A I I I'm I'm getting a little	12	time but were broken much later.
13	confused here. I I	13	Q What was the nature of the promise that
14	Q He also gave a deposition in the Kirby case.	14	Gene Colan described to you that was later broken?
15	A That's why I'm confused, if if I'm	15	A Continued able to sell pages to the company.
16	remembering which one I'm remembering.	16	Q And did they stop working with him?
17	Q Whichever one it was, you read one?	17	A Yes.
18	A I read a a deposition by a I read a	18	Q Okay. You said earlier that you believe you
19		19	have a duty to set the record straight.
1	Larry Lieber.	20	A Yes, I said that, I believe.
21	Q And did you read that recently in connection	21	Q As one of the reasons why you're not seeking
22	with the preparation of your reports?	22	compensation?
23	A I read it a few weeks ago.	23	A True.
24	Q Okay. And was there anything in there that	24	Q How do you want to set the record straight?
25	you read that you thought was was incorrect that	25	A I want to put what I know, what I learned,
	Page 63		Page 65
1	Page 63 comes to mind?	1	Page 65 what I've heard, what I was told into the public
1 2	_		
	comes to mind?	2	what I've heard, what I was told into the public
2 3	comes to mind?  MR. TOBEROFF: Objection as to form.	2	what I've heard, what I was told into the public record and let you know, in some cases, speak for
2 3	comes to mind?  MR. TOBEROFF: Objection as to form.  THE WITNESS: I don't remember.	2 3 4 5	what I've heard, what I was told into the public record and let you know, in some cases, speak for people who are not here to speak for themselves.  Q And you've done that a couple times already, right? At least three times, right? Siegel,
2 3 4 5	comes to mind?  MR. TOBEROFF: Objection as to form.  THE WITNESS: I don't remember.  BY MR. PETROCELLI:	2 3 4 5	what I've heard, what I was told into the public record and let you know, in some cases, speak for people who are not here to speak for themselves.  Q And you've done that a couple times already, right? At least three times, right? Siegel, Wolfman and Kirby.
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2 3 4 5 6	comes to mind?  MR. TOBEROFF: Objection as to form.  THE WITNESS: I don't remember.  BY MR. PETROCELLI:  Q Okay. So did you have any conversations with  Don Rico about broken promises?  A Yes.  Q When did that happen?	2 3 4 5 6 7	what I've heard, what I was told into the public record and let you know, in some cases, speak for people who are not here to speak for themselves.  Q And you've done that a couple times already, right? At least three times, right? Siegel, Wolfman and Kirby.
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17 (Pages 62 - 65)

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19 said I feel a certain debt sometimes to these 19 can you've answered the question.
20 people, and some of them are people that I knew and 20 THE WITNESS: I've I just answered my
1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
21 felt were wronged in some way, and and, you 21 question. That's my answer.
22 know 22 MR. TOBEROFF: You don't have to fill the
23 BY MR. PETROCELLI: 23 silence.
24 Q How do you feel that you are repaying that 24 BY MR. PETROCELLI:
25 debt by serving as an expert in this case? 25 Q You understand that the the heirs of these
Page 67 Page
1 A Well 1 five gentlemen are seeking to terminate alleged
2 MR. TOBEROFF: Objection as to form. 2 grants of copyrights and to recapture interest in
3 THE WITNESS: I feel that I I feel that 3 those copyrights?
4 I'm I feel that I am helping repay a debt to  4 You understand that that's the subject of
5 them. Sometimes you do things in this world just 5 their termination notices?
6 because you think you like somebody and you want 6 MR. TOBEROFF: Objection as to form.
7 to speak on their behalf if you feel you have the 7 THE WITNESS: I understand that.
8 truth.  8 BY MR. PETROCELLI:
9 You know, you all of those people I know, 10 the the people that I've mentioned well, no, 10 work as an expert in this case and your reports and
10 the the people that I've mentioned well, no, 10 work as an expert in this case and your reports and
11 let me take let me amend that
11 let me take let me amend that.  11 your testimony will aid the heirs in securing those  12 Some of the people that I've mentioned
Some of the people that I've mentioned 12 rights?
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18 (Pages 66 - 69)

Page 90 Page 92 Q Okay. Are you sure of that? 1 customs and practices in every industry, but some of 1 A I said, "I believe." 2 them are pretty vague and --2 3 Q And you said you --I -- I don't know -- I guess I don't A That -- that would be when I met him in the 4 understand the question. 4 5 BY MR. PETROCELLI: 5 hallways. Q You were introduced to him, right? O What don't you --7 A What -- what customs and practices are we A I was introduced to him, yes. 8 Q No conversation of substance, right? 8 talking about? A Nothing that would be germane to this case. Q Well, what customs and practices are you 10 Q Okay. You didn't call him out for breaching 10 talking about in your report? 11 Steve Ditko's promise, right? A In the -- in the customs and practices I'm MR. TOBEROFF: Objection as to form. 12 talking about in the report, I'm talking --12 MR. TOBEROFF: Wait a second. 13 THE WITNESS: I don't think I had met with 13 14 Mr. Ditko before, at the time. 14 I -- I would like to object to the form of 15 BY MR. PETROCELLI: 15 the question, overbroad. 16 16 Q Okay. And other than visiting the offices, You -- you --17 you never worked at Marvel's offices, right? 17 THE WITNESS: I can answer? Okay. A Not officially. MR. TOBEROFF: Dan, do you want to restate 19 your original question? 19 Q Well, you lived in L.A., right? 20 20 MR. PETROCELLI: Yeah. A Yes. 21 21 BY MR. PETROCELLI: O Okay. And Marvel's offices were in New York? 22 A Yes. Q What -- what -- is it your opinion that there 23 23 are customs -- that there -- there was a custom and Q And you were never on staff at Marvel, right? 24 A No. 24 practice in the comic book industry for dealing with 25 O Correct? 25 talent? Page 91 Page 93 A I was never hired on staff at Marvel. I did A I do not believe there was a universal custom 2 some work up there in the offices, but I just 2 and practice for dealing with talent. 3 never -- it's -- I -- no, I was never on staff 3 Q Okay. You -- and that's still your opinion 4 today, right? 4 there, no. Q Would you characterize your experience with A Yes. 6 comic books, especially prior to 1978, being more on Q Okay. And was there a custom and practice 7 the creative than business side? 7 with -- with respect to some other aspect of the MR. TOBEROFF: Objection as to form. 8 comic book industry? THE WITNESS: My involvement was creative. 9 MR. TOBEROFF: Objection as to form, 10 BY MR. PETROCELLI: 10 overbroad. THE WITNESS: Well, you know, they all Q Now, in your report, you offer opinions about 11 12 the custom and practice in the comics industry, 12 printed on cheap newsprint. That would be a -- a 13 right? 13 custom. They all used ink. That would be a custom. 14 A Correct. 14 They all paid as little as they could get away with 15 paying. That would be a custom. Q So you agree that there were customs and 16 practices in the comic book industry with -- with 16 I have objected in many articles, to the 17 respect to the creation and publication of comics? 17 notion that they're all written the same way, 18 MR. TOBEROFF: Objection as to form. 18 they're all drawn the same way. I did a seminar 19 THE WITNESS: Some, not -- not to the extent 19 once, at a convention, about showing different ways 20 that Mr. Levitz indicated in his report. 20 comic books can be -- have been and can be written. 21 BY MR. PETROCELLI: 21 BY MR. PETROCELLI: Q Have you ever testified that there were no Q Is it your opinion that there was, during 23 customs and practices in the comic books industry? 23 these years, '62 to '75, a custom and practice in 24 MR. TOBEROFF: Objection as to form. 24 the comic book industry with respect to the creation

24 (Pages 90 - 93)

25 of comic books?

THE WITNESS: Well, there is -- there are

Page 106 Page 108 THE WITNESS: I believe the ultimate Q Okay. Now, from time to time, in your 1 2 answers, you use the word "purchase" in -- in 2 responsibility was Stan Lee, but he delegated some 3 of it to Roy Thomas or Sol Brodsky or other people 3 respect of the transaction, right, between the 4 artist and Marvel; is that right? 4 there. A I believe I do, yes. 5 BY MR. PETROCELLI: Q Is there some significance in your mind to Q Have you read Roy Thomas's deposition in this 7 case? 7 the use of the word "purchase" or "sell"? MR. TOBEROFF: Objection as to form. A Yes, I believe I have. Yes, yes. 8 Q Relatively recently? 9 BY MR. PETROCELLI: 10 A Yes. Yes. Q In terms of your expert opinion and 11 Q Is there anything that comes to mind that you 11 testimony you're giving in this case, is there 12 some particular significance to the use of 12 read in that transcript of Thomas's deposition that 13 you thought was wrong? 13 "purchase" and "sell" in your testimony? MR. TOBEROFF: Objection as to form. 14 14 A Yes, but I can't recall at this moment what 15 it was. 15 THE WITNESS: Yes. MR. TOBEROFF: Dan? We -- we have not -- we 16 BY MR. PETROCELLI: 16 17 have not yet received that transcript, so that's 17 Q What is it? A Because I believe that there has been an 18 an --19 THE WITNESS: Oh, okay. 19 attempt to portray people who were selling 20 piecework, freelancers who were selling piecework, 20 MR. TOBEROFF: -- that's an -- I'm just --21 to portray them as staff people. 21 THE WITNESS: I -- I read --22 MR. TOBEROFF: I'll represent --22 Q What does "staff people" mean? A People who are hired to come in and paid 23 THE WITNESS: I read articles --24 MR. TOBEROFF: I'll represent that -- that 24 by the week and are working in the office. Q Is it your understanding that Marvel is 25 that's --Page 107 Page 109 1 BY MR. PETROCELLI: 1 claiming that these five contributors in this case Q Well, you imagined it? 2 were staff employees? 3 A No, no, no. 3 MR. TOBEROFF: Objection as to form. 4 Q You imagined the transcript and the error, 4 THE WITNESS: I'm not saying that they are 5 right? 5 saying it in this particular case, but they have 6 frequently -- when I was a kid, reading Marvel A I was -- I was given --7 MR. TOBEROFF: I think he's conflating the 7 comics and the Bullpen page, I came to the 8 interviews and --8 conclusion, as any reasonable person would, that all THE WITNESS: Yeah. 9 of these people who wrote under the comics were 10 MR. TOBEROFF: -- things with --10 sitting in the office all day writing and drawing 11 THE WITNESS: No. I read interviews with 11 the stuff in what they call the bullpen. 12 Mr. Thomas. 12 And when I talk about -- you know, I 13 BY MR. PETROCELLI: 13 mentioned earlier that I frequently correct errors 14 Q Okay. Okay. 14 on the Internet about this, this is one of the 15 A May -- May I add something here? I have 15 errors I often correct. 16 never read an interview with Roy Thomas I didn't 16 BY MR. PETROCELLI: 17 disagree with something in, so... Q Well, if you would assume, for purpose of my 17

28 (Pages 106 - 109)

18 question, that none of these five people was a staff

19 employee, for the purpose of my question here, is --

20 is there any other reason why you would be using the 21 word "purchase" or "sell" other than to distinguish

MR. TOBEROFF: Objection as to form.

22 an artist from a staff employee?

Q Let me rephrase it.

24 BY MR. PETROCELLI:

23

18

19

23

24

25

22 right?

A I -- I guess --

Q But you didn't read his deposition?

Q And for that matter, you didn't read

21 Larry Lieber's deposition in this case, either,

Q Apparently, you don't have --

A No, no, not this one, no. No, not this.

A I -- I guess I read his other deposition.

D 11	D 11/
Page 114  1 Q When you say "work with," I don't know	Page 116  1 up with the idea bears on the
2 you're changing my my words a little bit, so I	2 question of work for hire?")
3 I just don't want us to be miscommunicating here.	3 MR. TOBEROFF: Objection as to form, calls
4 Would Larry Lieber was a writer, correct?	4 for legal conclusions from a lay witness.
5 MR. TOBEROFF: Objection as to form.	5 THE WITNESS: I have no legal opinion on
6 THE WITNESS: Larry Lieber was a writer and	6 that. "Work for hire" is a legal term.
7 an artist.	7 BY MR. PETROCELLI:
8 BY MR. PETROCELLI:	8 Q Well, I didn't ask for a legal opinion, so
9 Q Okay. And is it your understanding that	9 let me try again, okay?
10 Stan Lee would give scripts or plots to Larry Lee	10 A All right.
11 Lieber, his brother, to then go and write?	11 Q And I'm look, the judge is going to decide
12 MR. TOBEROFF: Objection as to form, lacks	12 this case
13 foundation.	13 A Okay.
14 THE WITNESS: At times he would do that.	14 Q not you or me, okay?
15 BY MR. PETROCELLI:	15 You're being put up as an expert witness to
16 Q Okay. Did he do it generally, or you're	16 assist the Court, if the Court needs such
17 saying rarely?	17 assistance
18 A During some periods generally and some	18 A Okay.
19 periods rarely.	19 Q okay?
1 2	
20 Q Now, we're talking about we're not 21 A I'm talking about	Do you believe, in rendering your opinions in 21 this case, that who comes up with the idea, with
	_
	22 respect to these five contributors, somehow bears on
We're talking about these Marvel superheroes, 24 right?	23 the work-for-hire question that's the subject of 24 this case?
_	24 this case?
25 A. I'm talking everything Maryel published	25 MR TOREROFF: Objection as to form calls
25 A I'm talking everything Marvel published.	25 MR. TOBEROFF: Objection as to form, calls
Page 115	Page 117
Page 115  1 Q Well, I'm talking about specifically Ant-Man,	Page 117 1 for multiple legal conclusions
Page 115  1 Q Well, I'm talking about specifically Ant-Man, 2 Iron Man and Thor.	Page 117  1 for multiple legal conclusions  2 THE WITNESS: I believe I am not
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Page 115  1 Q Well, I'm talking about specifically Ant-Man, 2 Iron Man and Thor. 3 A Okay. You haven't speci 4 Q Would that change your	Page 117  1 for multiple legal conclusions  2 THE WITNESS: I believe I am not  3 MR. TOBEROFF: and asked and answered.  4 Go ahead.
Page 115  1 Q Well, I'm talking about specifically Ant-Man, 2 Iron Man and Thor. 3 A Okay. You haven't speci 4 Q Would that change your 5 A You haven't specified those before.	Page 117  1 for multiple legal conclusions 2 THE WITNESS: I believe I am not 3 MR. TOBEROFF: and asked and answered. 4 Go ahead. 5 THE WITNESS: I believe I am not a not a
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30 (Pages 114 - 117)

24 By MR. PETROCELLI:

25 Q Okay. Is it true that Stan Lee would

(Record read as follows:

"Q: Is it your view that who comes

24

Page 118	Page 120
1 generally sit down and discuss plots and discuss	1 A Well, no. The conversation with Steve Ditko
2 story lines with artists like Jack Kirby, for	2 I didn't have to look up, because I knew that it
3 example?	3 was the the one time I I sat in a room with
4 A I think	4 Mr. Ditko and talked I I was with him for two
5 MR. TOBEROFF: Objection as to form.	5 days. And that was on a trip that I made in 1970 to
6 THE WITNESS: I believe he very rarely sat	6 New York with my then-partner.
7 down and discussed with Jack Kirby.	7 We were going we attended my very first
8 BY MR. PETROCELLI:	8 comic convention, which was the July 4th comic
9 Q Well, I I don't "sit down" could be	9 convention of 1970 at the Statler Hilton Hotel
10 literally sit down, or it could mean figuratively	10 and so we went back we flew back there on the
11 sit down. I just want to be clear.	11 Sunday before and went to DC Comics on Monday.
Would he would he typically discuss plots	We went to Marvel Comics on Tuesday. We went
13 and discuss story lines with Kirby who would then go	13 to Steve Ditko's office on Wednesday. We went back
14 off and and draw them?	14 to Marvel on Thursday.
MR. TOBEROFF: Asked and answered.	15 I remember that week that week very
16 THE WITNESS: I believe they did meet on	16 vividly, because I was meeting all these people for
17 things and talk at times. I listened in on	17 the first time, all these and I met dozens and
18 Jack's end of one phone conversation with Stan on a	18 dozens of people who over the years have written or
19 story once.	19 drawn my favorite comic books. It was a very
20 BY MR. PETROCELLI:	20 memorable week for me
21 Q So is the answer to my question that they did	21 Q Who
22 typically do that?	22 A and that was the only time I ever could
MR. TOBEROFF: Objection. That misstates his	
24 testimony.	24 Q Who was your partner?
25 THE WITNESS: I would not say typically.	25 A My partner, then, was a gentleman named
Page 119	Page 121
1 BY MR. PETROCELLI:	1 Steve Sherman.
2 Q Take a look at your deposition in the Kirby	2 Q Is he still living?
3 case on this point. I'll I'll show you a couple	3 A No.
4 of pages.	4 Q Between 19 that was your first time in
5 A All right.	5 Marvel, 1970, right?
6 Q Did you read your Kirby deposition in	6 A Correct.
7 preparing for your testimony today?	7 Q In the offices of Marvel
8 A No.	8 A Yes.
9 Q What did you do to prepare? Anything?	9 Q right?
10 A I read over documents Mr. Toberoff had	And from 1970 to 1975, were there any other
11 supplied to me. I read over my expert reports and	11 occasions that you were in the offices of Marvel
12 Mr. Levitz's expert reports. And and I looked up	12 A I was
13 some dates and things on matters that I thought	13 Q in New York?
14 might be relevant.	14 A in the offices of Marvel in 1973, '75,
15 Q What dates were those?	15 '76.
16 A Just I'm just trying to guess areas that	16 Q In '73 and '75, on for how long were you
17 we might be talking about, and I wanted to make sure	17 there?
18 that something was within the scope of the dates. I	18 A '73, I was there for two or I visited for
19 didn't want to tell you an example that was find	19 two or three days, not the entirety of the day, but
20 out later it was 1980.	20 I went by and hung out, talked to people, chatted
21 Q When you gave me some of those broken promise	21 with people.
22 dates	22 Q At Marvel's office?
23 A Yeah.	23 A At Marvels's [sic] office Marvel's office.
24 Q were those some of the dates you looked	24 Q You spent two or three days in their offices?
	,

31 (Pages 118 - 121)

25 A Yes.

25 up?

1	Page 122	1	Page 124
1 2	Q Okay. A And then	1	THE WITNESS: I'm I'm there.
3	Q And then in '75?	2 3	Okay. How far should I go on this? BY MR. PETROCELLI:
_	A In '75, I spent two weeks in New York, and I		
4	kind of spent half of it at DC and half of it at	5	Q End of 92, beginning of 93. A All right. I think I'm ready.
	Marvel, sometimes parts of the same day in both	6	Q Okay. So this was about Fantastic Four?
	places.	7	A This is about Fantastic Four #1.
8	Q And what was the reason why in '73 and '75	8	Q Right.
	you were spending some time in the offices of	9	A Mostly.
	Marvel?	10	Q And and you agreed with the questioner
11	A I had a lot of friends there. I was		that Jack Kirby and Stan Lee sat down to discuss the
	interested in things. I had in '75, they asked		•
	me to do some I don't know what the term would		to draw the characters, right?
	be help them out with some historical problems	14	A Correct.
	they had.	15	MR. TOBEROFF: Objection as to form.
16	Q Okay.		BY MR. PETROCELLI:
17	A And Sol Brodsky, who was the head of	17	Q And you further agreed well, I'll do
	production at that time I think he had a loftier		you see line 22, page 92 (as read):
	title than that asked me to come up and and he	19	"Question: And was it your
	wanted to quiz me on things.	20	understanding, with regard to these
21	MR. PETROCELLI: Let me show you your	21	other characters and we can go
	deposition in Kirby now, which I'll mark as	22	through all of them, or we can or
	Exhibit 153.	23	just we can get a general
24	(Exhibit 153 was marked for identification	24	understanding that this was
25	and is attached hereto.)	25	typically what was done, that Lee
	Page 123		Page 125
1	THE WITNESS: Boy, I talked a lot.	1	and Kirby would sit down together,
	BY MR. PETROCELLI:	2	discuss the plot, discuss the
3	Q And I'll direct your attention to page 92	3	storyline, and then Kirby would go
	and and 93.	4	and draw whatever he was going to
5	Want to take a look at that?	_	
	want to take a look at that:	5	draw?
6	A 92.	6	draw? "Answer: Correct."
	A 92.		"Answer: Correct."
6 7	<ul><li>A 92.</li><li>Q And you recall giving a deposition in the</li></ul>	6	
6 7	A 92.	6 7	"Answer: Correct."  And that was truthful testimony you gave?  A Yes.
6 7 8	A 92. Q And you recall giving a deposition in the Kirby case in 2010?	6 7 8	"Answer: Correct." And that was truthful testimony you gave? A Yes.  Q Okay. You can put that aside.
6 7 8 9	<ul><li>A 92.</li><li>Q And you recall giving a deposition in the</li><li>Kirby case in 2010?</li><li>A Correct.</li></ul>	6 7 8 9 10	"Answer: Correct." And that was truthful testimony you gave? A Yes.  Q Okay. You can put that aside. I'll represent to you that Larry Lieber
6 7 8 9 10 11	<ul> <li>A 92.</li> <li>Q And you recall giving a deposition in the</li> <li>Kirby case in 2010?</li> <li>A Correct.</li> <li>Q You see, like, starting at line 13</li> </ul>	6 7 8 9 10	"Answer: Correct." And that was truthful testimony you gave? A Yes.  Q Okay. You can put that aside. I'll represent to you that Larry Lieber
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32 (Pages 122 - 125)

Page 126 Page 128 1 THE VIDEOGRAPHER: I apologize. This is the 1 THE WITNESS: I would presume so. 2 2 videographer. I've lost connection with the Zoom. MR. PETROCELLI: Okay. 3 Could we go off record to reconnect them? 3 MR. TOBEROFF: Don't presume. 4 MR. PETROCELLI: Okay. 4 THE WITNESS: Okay. 5 THE VIDEOGRAPHER: The time is 12:16 p.m. MR. TOBEROFF: Don't speculate. 6 Off record. THE WITNESS: However, in the case of some of 7 7 these -- if you want a complete answer here -- the (Recess.) THE VIDEOGRAPHER: The time is 12:22 p.m. 8 stories were based on covers. Sometimes the cover 9 We're back on record. 9 was done first. And the covers were done by Jack 10 BY MR. PETROCELLI: 10 Kirby. So the point of origin of the story line, 11 particularly if it involved a new character who was 11 Q You know, I -- I represented to you what 12 Larry Lieber has testified, which I can show you. I 12 first seen on that cover, may have started with 13 want to make sure I understand your answer. 13 Jack. 14 BY MR. PETROCELLI: 14 You mentioned something about Larry told you 15 that Stan wasn't the point of origin. Is that what Q Is there some significance why you keep 16 pointing out to me that Stan Lee might not have been 16 you were saying? 17 A He said he wasn't sure. 17 the original thinker of some idea? 18 18 A It's part of the historical record. O Okay. 19 A He did not know the point -- he --19 O Okay. 20 Q What do you mean by --20 A It's -- it's --21 A Let me -- let me answer. 21 Q Do you see any importance to that piece of 22 Q I want you --22 the historical record to the question of who owns 23 23 these works? A Larry said he --MR. TOBEROFF: Objection; calls for a legal 24 Q -- to explain what you mean by "point of 24 25 origin." 25 conclusion. Page 127 Page 129 A Larry said that he was given plot ideas --THE WITNESS: I am talking as a historian, 2 these -- what we're talking about here is mainly --2 not as a lawyer here. 3 the story is that -- that appeared in the beginning, 3 BY MR. PETROCELLI: 4 the front part, the cover story, for four comic Q Okay. So in rendering -- rendering opinions 5 books or five comic books, Tales to Astonish, 5 in this case, you're not assigning any significance, 6 Strange Tales, Tales of Suspense, Journey Into 6 then, to who came up with a particular idea, in 7 Mystery and sometimes Amazing Adventures. 7 terms of who owns the results at issue here -- the These are stories that were illustrated by 8 works at issue here? Excuse me. 9 Jack Kirby, working from scripts that were sent to MR. TOBEROFF: Objection as to form, 10 him by Larry Lieber. Jack maintained that the plots 10 misstates testimony. 11 usually came from him, he'd give the plots to Stan, 11 MR. PETROCELLI: Can you repeat my question? 12 Stan would give the plots to Larry. 12 THE WITNESS: I am not assigning any I asked Larry, the first time I met him, 13 significance to who came up with the ideas as it 14 which was in that office visit in 1970, "Is that 14 relates to -- you know, I assume that that's a 15 true?" 15 separate issue. The -- the ownership of it has to 16 And he said, "I don't know where the plots 16 do with contracts and checks, payments and money and 17 came from. They may have come from Jack." 17 things like that, not with -- Jake Kirby came up Q To be clear, though, Lieber got the 18 with the idea for lots of comic books he never 19 information from Stan Lee for the plots and the 19 claimed ownership of, in other places. 20 story line? 20 BY MR. PETROCELLI: 21 Q You agree that people at Marvel, like Stan 22 Q Okay. And the same would be true for 22 Lee or Roy Thomas or others who might be involved in 23 Iron Man, Thor and Ant-Man stories, right? 23 editing a comic book, had the ability to take a work 24 A I would --24 created by one of these contributors and make

33 (Pages 126 - 129)

25 changes to it, correct?

MR. TOBEROFF: Objection as to form.

	5 151		D 157
1	Page 154	1	Page 156
2	more time, please. (Record read as follows:	$\frac{1}{2}$	statements in your report, right?  A I believe I'm talking, in that particular
$\frac{2}{3}$	"Q: Is it true that it was an		thing, about early in the early in the period.
4	inconsistent policy, that some		Because by the time the the Batman TV show
5	checks had occasionally things		went on in 1966. That changed the industry a lot,
6	stamped on them and others, people		because people woke up and suddenly decided that
7	crossed them out, and that there was		characters could be on TV, and they could be on
8	no particular firm policy?")		T-shirts and such.
9	MR. TOBEROFF: Same objection as to form,	9	
1	calls for speculation.	10	
11	THE WITNESS: I believe that is true.	11	Q Did anybody at Marvel tell you that there was
	BY MR. PETROCELLI:		no expectation that it would ever be reprinted and
13	Q With respect to your your report, you		little thought that the characters would be
1	state that (as read):		merchandised or exploited in the media?
15	"Comic book publishers did not see	15	A In in the mid-'70s, Sol Brodsky told me
16	any lasting value in their product	-	that that was the attitude when the Marvel superhero
17	beyond monthly sales figures."		books first started in '62 '61, actually.
18	What's the basis of that statement?	18	
19	A Talking to people throughout the the comic	19	_
1	book industry for much of my life, hearing people	20	
1	say this stuff is going to be worthless someday. I		the Marvel method was used by freelance artists to
	mean, it's if you want me to give you do you		plot and draw comic book stories to reduce costs.
1	want me to give you specific examples?	23	=
24	Q Well, to be clear, Marvin [sic] Goodman never	24	BY MR. PETROCELLI:
25	told you this, right?	25	Q Who told you that?
	Page 155		Page 157
	1 450 133		
1		1	
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	A No. Martin Goodman.	1 2	A Jack
1 2 3		1 2 3	A Jack MR. TOBEROFF: Object
2	<ul><li>A No. Martin Goodman.</li><li>Q Excuse me, Martin Goodman, correct.</li></ul>	2	A Jack  MR. TOBEROFF: Object  THE WITNESS: I'm sorry.
2 3	<ul><li>A No. Martin Goodman.</li><li>Q Excuse me, Martin Goodman, correct.</li><li>A No.</li></ul>	3	A Jack MR. TOBEROFF: Object THE WITNESS: I'm sorry. MR. TOBEROFF: Objection as to form.
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2 3 4 5	<ul><li>A No. Martin Goodman.</li><li>Q Excuse me, Martin Goodman, correct.</li><li>A No.</li><li>Q Okay.</li><li>A No.</li></ul>	2 3 4 5	A Jack  MR. TOBEROFF: Object  THE WITNESS: I'm sorry.  MR. TOBEROFF: Objection as to form.  BY MR. PETROCELLI:  Q Jack Kirby?
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40 (Pages 154 - 157)

	Page 210
1	I, the undersigned, a Certified Shorthand
	Reporter of the State of California, do hereby
	certify:
4	That the foregoing proceedings were taken
	before me at the time and place herein set forth;
	that any witnesses in the foregoing proceedings,
	prior to testifying, were administered an oath; that
	a record of the proceedings was made by me using
	machine shorthand which was thereafter transcribed
	under my direction; that the foregoing transcript is
	a true record of the testimony given.
12	Further, that if the foregoing pertains to the
	original transcript of a deposition in a Federal
	Case, before completion of the proceedings, review
	of the transcript [] was [] was not requested.
16	I further certify that I am neither financially
	interested in the action nor a relative or employee
	of any attorney or any party to this action.
19	IN WITNESS WHEREOF, I have this date subscribed
20	my name.
	Dated: March 20, 2023.
22	Dated. IVIAICII 20, 2025.
23	2011-7-1-4
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25	CSR NO. 8714
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1	Page 211
	ERRATA SHEET
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54 (Pages 210 - 211)